1		THE HONOKABLE ROBERT S. LASNIK
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5	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
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7	Albi	LATTLE
8	UNITED STATES OF AMERICA,) No. CR19-159-RSL
9	Plaintiff,	STIPULATION TO EXTEND THE
10 11	v.) NOTING DATE FOR) DEFENDANT'S REPLY RE
$\begin{bmatrix} 1 & 1 \\ 12 & 1 \end{bmatrix}$	PAIGE A. THOMPSON,	MOTION TO COMPEL CAPITAL ONE DATA IN THE POSSESSION
13	Defendant.) OF THE GOVERNMENT
14) -
15	Defendant Paige Thompson, through counsel, and the government, through	
16	Assistant United States Attorneys Jessica Manca and Andrew Friedman, stipulate to an	
17	extension of the noting date for the defense to file its Reply to the government's response	
18	to the motion to compel Capital One data from December 31, 2021, to January 7, 2022.	
19	DATED: December 31, 2021.	
20	Respectfully submitted,	
21	· -	/ Mohammad Ali Hamoudi
22	/s	IOHAMMAD ALI HAMOUDI Christopher Sanders
23		HRISTOPHER SANDERS / Nancy Tenney
24	N	ANCY TENNEY ssistant Federal Public Defenders
25		
26		/ Brian Klein RIAN KLEIN

STIPULATION TO FILE REPLY TO GOVERNMENT'S RESPONSE RE MOTION TO COMPEL CAPITAL ONE DATA (*Paige Thompson*, CR19-159-RSL) - 1 FEDERAL PUBLIC DEFENDER 1601 Fifth Avenue, Suite 700 Seattle, Washington 98101 (206) 553-1100

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1	/s/ Melissa Meister MELISSA MEISTER
2	Waymaker LLP
3	Attorneys for Paige Thompson
4	/s/ Jessica Manca
5	/s/ Andrew Friedman Assistant United States Attorneys
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7	Per electronic authorization
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